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18	UNITED STATES DISTRICT COURT	
19	NORTHERN DISTRICT OF CALIFORNIA	
20	SAN FRANCISCO DIVISION	
21	SURGICAL INSTRUMENT SERVICE	Case No. 3:21-cv-03496-AMO
22	COMPANY, INC., Plaintiff,	
23	V.	JOINT MOTION FOR LEAVE TO SUPPLEMENT THE PARTIES'
24	INTUITIVE SURGICAL, INC., Defendant.	JOINT ADMINISTRATIVE MOTION TO CONSIDER
25		WHETHER ANOTHER PARTY'S MATERIAL SHOULD BE SEALED
26		PURSUANT TO CIVIL LOCAL RULE 79-5(f)
27 28		The Honorable Araceli Martínez-Olguín
40		The Hohorable Aracen Matthez-Olgum

NOTICE OF MOTION AND MOTION

Pursuant to Civil Local Rules 7-11 and 79-5(f) Plaintiff Surgical Instrument
Service Company, Inc. ("SIS") and Defendant Intuitive Surgical, Inc. ("Intuitive") (collectively,
the "Parties") hereby move for leave to supplement their December 16, 2024, Joint
Administrative Motion to Consider Whether Another Party's Material Should Be Sealed
("Motion to Consider"), Dkt. 341. Due to inadvertent error, certain page and line numbers
representing proposed redactions to the Deposition Transcript of Clifton Parker taken on October
25, 2022, were omitted from the Proposed Order. *See* Dkt. 367 at nn. 2, 3, 4. The Parties thus
seek leave to file a corrected version of the Proposed Order fixing these errors, as well as an
amended version of the Deposition Transcript of Clifton Parker taken on October 25, 2022 with
proposed redactions highlighted, which was previously filed under seal at Dkt. 341-79.

An amended proposed order on the Motion to Consider, reflecting the corrected page and line numbers representing the proposed redactions, is attached hereto as Exhibit A.

Dated: December 23, 2024 By: <u>/s/ Kenneth A. Gallo</u> Kenneth A. Gallo

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CERTIFICATE OF SERVICE

On December 34, 2024, I caused a copy of this Joint Motion for Leave to Supplement the Parties' Joint Administrative Motion to Consider Whether Another Party's Material Should Be Sealed to be electronically filed via the Court's Electronic Case Filing System on Plaintiff Surgical Instrument Service Company, Inc., and served via email on nonparty Restore Robotics' counsel, Jeffrey Berhold, via electronic mail.

By: /s/ Kenneth A. Gallo Kenneth A. Gallo Dated: December 23, 2024

E-Filing Attestation I, Kenneth A. Gallo, am the ECF User whose ID and password are being used to file this document. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that each of the signatories identified above have concurred in this filing. Dated: December 23, 2024 By: /s/ Kenneth A. Gallo Kenneth A. Gallo